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	0	Attorneys for Defendants Louis Vuitton USA, Inc. and Louis Vuitton North America, Inc.		
	8	Louis vanon norm America, me.		
	9	UNITED STATES DISTRICT COURT		
	10			
	10	FOR THE DISTRICT OF NEVADA		
	11	JUDITH CARO,	Case No.: 2:17-cv-03030-GMN-GWF	
	12	Jobini Caro,	Case 110.: 2.17-ev-05050-Givii v-0 111	
9800	12	Plaintiff,		
	13	vs.	STIPULATION AND ORDER TO	
TELEPHONE: 702.369.6800	14	vs.	EXTEND TIME FOR DEFENDANTS	
702	11	LOUIS VUITTON USA, INC., a foreign	TO RESPOND TO PLAINTIFF'S	
10NE:	15	corporation; LOUIS VUITTON NORTH	COMPLAINT	
ELEP	16	AMERICA, INC., a foreign corporation; and XYZ COMPANIES I through L,	(Second Request)	
F	10		(Second 2004)	
	17	Defendants.		
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	10	Pursuant to L.R. 6-1, 6-2, and 7-1, Plaintiff Judith Caro ("Plaintiff") and Defendants Louis		
	19	Fulsualit to L.K. 0-1, 0-2, and 7-1, Flamith Judith Caro (Flamith) and Detendants Louis		
	20	Vuitton USA, Inc. and Louis Vuitton North America, Inc. ("Defendants") (collectively, the		
	21	"Parties"), by and through their respective counsel hereby stipulate and agree to further extend the		
	22	time for Defendants to file a response to Plaintiff's Complaint, from January 18, 2018 to February		
		time for Defendants to the a response to Frankin s Complaint, from January 18, 2018 to reordary		
24		1, 2018. The parties are discussing whether this matter is appropriate for arbitration.		
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